

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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DUARDO OLVERA, DELFINO OLVERA,  
PRISCO SORIANO, FERNANDO PERALTA,  
AND MODESTO PERALTA, *individually and*  
*on behalf of others similarly situated,*

No. 14-cv-1372 (PAE)

*Plaintiffs,*  
- against -

**NOTICE OF MOTION  
TO DISMISS**

BAREBURGER GROUP LLC, BAREBURGER INC.,  
EAST 87 BURGERS LLC, (d/b/a 1681 FIRST  
AVENUE BAREBURGER), EAST SIDE BURGERS  
LLC (d/b/a 1370 FIRST AVENUE BAREBURGER),  
BAREBURGER EAST SIDE LLC,  
(d/b/a BAREBURGER), BB ONE LLC  
(d/b/a THIRD AVENUE BAREBURGER),  
EURIPIDES PELEKANOS, GEORGIOS RODAS,  
JOSEPH BUSUTTIL, PANTELIS TZANIDAKIS,  
PETROSTZANIDAKIS, GEORGIOS TZANIDAKIS,  
JOHN KAPSALIS, NICK MAROLACHAKIS,  
NIKOLAOS GALANIS, VLASY VOINOVICH,  
AND DIMITRIOS KOSMIDIS,

*Defendants.*

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**PLEASE TAKE NOTICE**, that upon the Declaration of Salvatore J. Acquista, Esq.  
dated April 21, 2014, the exhibits attached thereto, the accompanying Memorandum of Law  
dated April 21, 2014, and upon all prior pleadings and proceedings, Defendants Bareburger  
Group, LLC, Bareburger, Inc., Euripides Pelekanos and Georgios Rodas, will move this Court,  
before the Honorable Paul A. Engelmayer, United States District Judge, at the United States  
District Courthouse in and for the Southern District of New York, located at 500 Pearl Street,  
New York, New York, 10007, on a date and time to be determined by the Court, for an **Order**,  
pursuant to Fed. R. Civ. P. 12(b)(6), dismissing Plaintiffs' Complaint in its entirety, as against  
the Defendants Bareburger Group LLC, Bareburger Inc., Euripides Pelekanos and Georgios

Rodas, for failing to state a claim upon which relief may be granted, and granting such other and further relief as this Court may deem just, proper and equitable.

Dated: Queens, New York  
April 21, 2014

**Acquista & Associates, PC**

By: s/ Salvatore J. Acquista  
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Bareburger, Inc., Euripides Pelkanos  
and Georgios Rodas*

**CERTIFICATE OF SERVICE**

I, Salvatore J. Acquista, hereby certify that on April 21, 2014, a true and correct copy of foregoing NOTICE OF MOTION was served electronically via the Court's ECF System upon the below attorneys and that it is available for viewing and downloading from the ECF System.

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